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April 5, 2004

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MARK WEISSMANN\*\*  
\*\*NJ & NY BARHonorable Commissioner of Patents and Trademarks  
Washington, D.C. 20231**RECEIVED**

APR 12 2004

**GROUP 3600**

Re: Prior Art material for consideration in the application as follows.

In re Application of:	W. Jeffrey Chandler et al
Serial No.	09/834,175
Publication No.	US2002/0032599
Publication date	March 14, 2002
Filed:	April 12, 2001
Title:	SYSTEM AND METHOD FOR VENTURE ACCLERATION
Examiner:	Dixon, Thomas A.

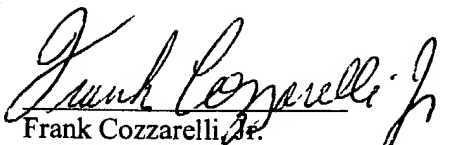
**Prior Art Information**

Dear Sir:

Attached is material I previously submitted as part of a PROTEST UNDER RULE 291(a) and 291(b) to the subject published application. It was dismissed by Examiner Eugenia Jones on March 5, 2004 because it was not timely. Certainly this material is worthy of consideration as prior art information that was in the public domain prior to the application publication date and the filing date. Publication of this prior art material was on the Internet, in various newspapers, trade journals, announcements, and most importantly I sent it to the inventor, W. Chandler, as required in the filing of a protest. Applicant should also report it to the examiner and add it to the applicant's Information Disclosure Statement. Examiner Jones stated that the information would be discarded and she would not forward it to the examining person, since I could do that myself. I request that the material be considered as prior art information for the subject application.

With regard to the Protest dismissal, the rule states the Protest must be submitted prior to the date the application was published or the mailing of the notice of allowance, whichever comes first. That has to be an error. How can one file a protest prior to the publication of an application when it is held confidential in the Patent Office? Of course, one can file a Protest prior to the notice of allowance as I did.

Respectfully submitted:

  
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Cc: Eugenia Jones, Senior Legal Advisor ✓